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_	Attorneys for Defendants, Las Vegas Metropolitan
7	Police Department, Rogers, Sanchez, Torres, Brown,
	Patimeteeporn, Senior, Trost, Verduzco, Binko,
8	Reynolds, Johnson, Williams, Sgt. Mark Hopkins,
	Officer Kaluna Aki, Officer Jamie Joiner, Officer
9	Mecham and Officer Juan Sanchez
10	ANALON COLLEGE DAGEDA
10	UNITED STATES DISTRIC

ICT COURT

DISTRICT OF NEVADA

JOSHUA CRITTENDON,	Plaintiff,	Case Number: 2:17-cv-01700-RFB-BNW
vs. JOE LOMBARDO, et al.,	Defendants.	STIPULATION AND ORDER TO STAY DISCOVERY AND OTHER DEADLINES PENDING SETTLEMENT DISCUSSIONS (SECOND REQUEST)

Plaintiff Joshua Crittendon ("Plaintiff"), by and through his counsel of record, Diana Ebron, Esq., and Defendants, Las Vegas Metropolitan Police Department, Corey Rogers, Francisco Sanchez, Pablo Torres, Aaron Brown, Kevin Patimeteeporn, Jared Senior, Nicholas Trost, Leonel Verduzco, Mark Binko, Jesse Reynolds, Anthony Johnson, Jacob Williams, Sgt. Mark Hopkins, Officer Kaluna Aki, Officer Jamie Joiner, Officer Mecham and Officer Juan Sanchez (collectively "LVMPD Defendants"), by and through their attorneys of record, Nicholas Crosby, Esq. and Jackie V. Nichols, Esq., with the law firm of Marquis Aurbach, (collectively the "Parties"), and hereby agree and jointly stipulate the following:

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- 1. The Parties previously agreed to stay the instant case in an attempt to settle this matter.
- 2. Since the stay was entered, the Parties have exchanged offers and believe that this matter is likely to resolve.
- 3. The offer is pending before the Sheriff of the Las Vegas Metropolitan Police Department who has the authority to agree to settlement.
- 4. The Parties anticipate this matter being settled within fourteen (14) days upon the Sheriff's approval.
- 5. However, once the matter is settled, additional time is need to process the payment, as well as finalize paperwork, including obtaining Plaintiff's signature on the settlement agreement and a W-9, which is difficult to his incarceration.
- 6. The Parties agree that all deadlines in this matter be stayed for a thirty (30) day period. Parties further agree that within fifteen (15) days after completion of the contemplated settlement discussions, if not successful, the parties will submit a stipulated schedule regarding any pending motions or discovery which will extend all applicable dates for the commensurate time period that they were stayed in accordance with Rule 26 of the Federal Rules of Civil Procedure and Rule 26-1 of the Local Rules of the United States District Court, for the Court's approval.
- 7. Accordingly, the Parties hereby agree and request the Court to continue the stay of all deadlines in the instant case between LVMPD Defendants and Plaintiff.
 - 8. This is the Parties' second request for a stay of deadlines in this matter.
- 9. Notwithstanding the stay, the Parties intend to and hereby agree to cooperate in the exchange of information as needed to facilitate settlement.

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	1	10. The Parties both submit	that the instant stipulation is being offered in good			
	2	faith and not for the purpose of delay.				
	3	Dated this 20th day of March, 2023	Dated this 20th day of March, 2023			
	4		MARQUIS AURBACH			
	5					
	6	By: /s/ Diana S. Ebron Diana S. Ebron, Esq.	By:/s/ Jackie V. Nichols Nick D. Crosby, Esq.			
	7	Nevada Bar No. 10580	Nevada Bar No. 8996 Jackie V. Nichols, Esq.			
	8	1050 E. Flamingo Road, Suite 107 #1252	Nevada Bar No. 14246 10001 Park Run Drive			
	9	Las Vegas, Nevada 89119 Pro Bono Attorney for Plaintiff	Las Vegas, Nevada 89145			
	10		Attorneys for Defendants, Las Vegas Metropolitan Police Department,			
	11		Rogers, Sanchez, Torres, Brown, Patimeteeporn, Senior, Trost,			
			Verduzco, Binko, Reynolds, Johnson, Williams, Sgt. Mark Hopkins, Officer			
MARQUIS AURBACH 10001 Park Run Drive Las Vegas, Nevada 89145 7003, 382, 0711, EAY. (2003, 382, 681, 681, 681, 681, 681, 681, 681, 681	12		Kaluna Aki, Officer Jamie Joiner, Officer Mecham and Officer Juan			
	89145 32) 382-5		Sanchez			
	Mevada 8 Vevada 8 VX: (70)		<u>ORDER</u>			
	711 FA	The above Stipulation is hereby GRANTED.				
	Tas A (2) 382-07	IT IS SO ORDERED this 21st				
Z			, 2020.			
	18		Berbucken			
	19		UNITED STATES DISTRICT COURT MAGISTRATE JUDGE			
	20		WAGISTRATE JUDGE			
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CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing STIPULATION AND ORDER TO STAY DISCOVERY AND OTHER DEADLINES PENDING SETTLEMENT DISCUSSIONS (SECOND REQUEST) with the Clerk of the Court for the United States District Court by using the court's CM/ECF system on the 20th day of March, 2023.

 \boxtimes I further certify that all participants in the case are registered CM/ECF users and that service will be accomplished by the CM/ECF system.

I further certify that some of the participants in the case are not registered CM/ECF users. I have mailed the foregoing document by First-Class Mail, postage prepaid, or have dispatched it to a third party commercial carrier for delivery within 3 calendar days to the following non-CM/ECF participants:

N/A

/s/ Krista Busch An employee of Marquis Aurbach